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UNITED STATES DISTRICT COURT  
FOR THE NORTHERN DISTRICT OF CALIFORNIA

10 IN RE: SOCIAL MEDIA ADOLESCENT  
11 ADDICTION/PERSONAL INJURY PRODUCTS  
12 LIABILITY LITIGATION

This Document Relates To:

Breathitt County Board of Education v. Meta Platforms, Inc., et al.

Tucson Unified School District v. Meta Platforms, Inc., et al.

Charleston County School District v. Meta Platforms, Inc., et al.

Irvington Public Schools v. Meta Platforms, Inc., et al.

Dekalb County School District v. Meta Platforms, Inc., et al.

Board of Education of Harford County v. Meta Platforms, Inc., et al.

MDL No. 3047

Case No. 4:22-md-03047-YGR (PHK)

**NOTICE OF ERRATA**

Judge: Hon. Yvonne Gonzalez Rogers  
Magistrate Judge: Hon. Peter H. Kang

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1 Plaintiffs provide this notice regarding certain scrivener errors identified in Plaintiffs' Corrected  
2 Omnibus Opposition to Defendants' Motions for Summary Judgement (ECF No. 2533) and School  
3 District/Local Government Entity Plaintiffs' Opposition to Defendants' Motion to Exclude Testimony of  
4 School District Experts (ECF No. 2536). Specifically, in the final editing and cite checking process, the  
5 language intended to describe the holding of cases was inadvertently included in quotation marks as set  
6 forth below:

- 7 • ECF No. 2533 (Plaintiffs' Corrected Omnibus Opposition to Defendants' Motions for Summary  
8 Judgement) at 214 lines 10-12 includes the following statement: Federal courts possess "broad  
9 powers to tailor and fashion appropriate equitable remedies." *United States v. Price*, 688 F.2d 204,  
10 211 (3d Cir. 1982); *Guthrie v. Transamerica Life Ins. Co.*, 561 F. Supp. 3d 869, 873 (N.D. Cal.  
11 2021).
  - 12 ○ This line should read: Federal courts possess broad powers to tailor and fashion  
13 appropriate equitable remedies. *United States v. Price*, 688 F.2d 204, 211 (3d Cir.  
14 1982); *Guthrie v. Transamerica Life Ins. Co.*, 561 F. Supp. 3d 869, 873 (N.D. Cal.  
15 2021).
- 16 • ECF 2536 (School District/Local Government Entity Plaintiffs' Opposition to Defendants' Motion  
17 to Exclude Testimony of School District Experts) at 18 lines 10-11 includes the following  
18 statement: *See In re Apple iPhone Antitrust Litig.*, 2024 WL 5701895, at \*11-13 (N.D. Cal. Feb.  
19 2, 2024) (Gonzalez Rogers, J.) ("Objections to an expert's inputs may be raised on cross-  
20 examination.").
  - 21 ○ This line should read: *See In re Apple iPhone Antitrust Litig.*, 2024 WL 5701895,  
22 at \*11-13 (N.D. Cal. Feb. 2, 2024) (Gonzalez Rogers, J.) (objections to an expert's  
23 inputs "may be []raised on cross-examination.").
- 24 • ECF 2536 (School District/Local Government Entity Plaintiffs' Opposition to Defendants' Motion  
25 to Exclude Testimony of School District Experts) at 43 lines 3-4 includes the following statement:  
26 *See City of Pomona*, 750 F.3d at 1044 (methodology is reliable if "published in peer-reviewed  
27 literature" and "generally accepted in the field").

1           ○ This line should read: *See City of Pomona*, 750 F.3d at 1044 (methodology is  
2           reliable if “publi[shed] in peer-reviewed literature” and “general[ly] accept[ed]” in  
3           the field).

4 Plaintiffs apologize for the oversight.

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6 Respectfully submitted,

7 DATED: January 15, 2026

By: /s/ Lexi J. Hazam

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## ATTESTATION

I, Lexi J. Hazam, hereby attest, pursuant to N.D. Cal. Civil L.R. 5-1, that the concurrence to the filing of this document has been obtained from each signatory hereto.

Dated: January 15, 2026

By: /s/ Lexi J. Hazam